

## PART III—Section 1

## NOTIFICATIONS BY GOVERNMENT

## REVENUE AND HOME SECRETARIAT

Dated 21st May 1953.

**No. R. 2640—R.M. 8-53-4.** Under Rule 2 of the Rules issued in Government Order No. 14-25—L.R. 149-24-74, dated 3rd October 1925, as amended by Government Order No. R. 4229-40—L.R. 489-26-4, dated 1st December 1927, the tracts forming the atchkats of the undermentioned tanks in Sorab Taluk, are declared entitled to remission of half the wet assessment during the year 1952-53.

## ANAVATTI HOBLI.

Name of village		Name of tank
1. Bennigere	...	1 Yarigavarakatte
		2 Singappaahnakatte
		3 Shanbhoganakatte
		4 Nayikatte
		5 Nagarakatte
		6 Benakanakatte
		7 Jalikatte
2. Gumanahalu	...	8 Jogihonda
		9 Thumbohonda
		10 Nagarahakadavoddu
		11 Bettikere
		12 Talavarannakatte
		13 Madiganakatte
3. Yelavala	...	14 Tasinakere
		15 Yerekatte
		16 Malalikatte
		17 Hunasikatte
		18 Somanakatte
4. Koppadahalu	...	19 Hosakatte
5. Bharangi	...	20 Hirekere
		21 Masettikatte
		22 Balagatte
6. Jogihalli	...	23 Jakkinaavaddinakere
		24 Kallinakattinakere
		25 Mulasettikere
		26 Nagarakatte
		27 Bappanakattekere
		28 Sunnakalluvoddu

By Order and in the name of the Rajpramukh.

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Dated 21st May 1953.

**No. R. 2644—R.M. 4-52-41.** Under Rule 2 of the Rules issued in Government Order No. R. 14-25—L.R. 149-24-74, dated 3rd October 1925, as amended by Government Order No. R. 4229-40—L.R. 489-26-4, dated 1st December 1927, the tracts forming the atchkats of the undermentioned tanks in Madhugiri Taluk, are declared entitled to remission of half wet assessment during the year 1950-51.

Name of tank		Name of village.
1 Kodiramapura	Tank	...
2 Pulemaghatta	do	...
3 Ranthavalalu	do	...
4 Sodenshalli	do	...
5 Karenahalli	do	...
6 Thippagondanahalli	do	...
7 Do Chikkere	do	...
8 Neralakere	do	...
9 K. Gollahalli	do	...
0 Hosakere Doddakere	do	...
	Do	...
	Do	...
	Do	...
	Do	...
11 Hosakere Chikkere	do	...
	Do	...
12 Vajradakere	do	...
13 Kathirajanahalli	do	...

By Order and in the name of the Rajpramukh,

G. N. NAGARAJA RAO,

Secretary to Government,  
Revenue and Home Departments.

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## FINANCIAL SECRETARIAT

Dated 5th May 1953.

**No. Fl. (B) 1857—C.R. 4-53-5.** In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations; namely—

In the said Regulations, in Article 1, the following clause shall be added, namely—

“(c) Service rendered by officers in the Mysore Assigned Tract and the Mysore Residency under the Government of India or the Crown Representative and who were subsequently transferred to State Service as a result of Retrocession or lapse of paramountcy, and service rendered by officers in the State Departments before they were integrated with the Centre and who have been retained in the State service, shall be deemed as service under the State Government for purposes of these Regulations. The regulation of pay, leave allowances and pension, is however, subject to orders of Government or agreement, if any, defining special terms or conditions.”

By Order and in the name of the Rajpramukh.

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Dated 5th May 1953.

**No. Fl. (B) 1859—C.R. 4-53-3.** In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely—

In the said Regulations, the following shall be added as a Note under Article 564, namely—

“Note.—The Chief Secretary to Government is empowered to make journeys to Mysore and back by car, whenever such journeys are necessitated by Government business.”

By Order and in the name of the Rajpramukh.

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Dated 15th May 1953.

**No. Fl. (B). 2290—C.R. 4-53-6.** In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely—

In the said Regulations, the existing Note under Article 76, shall be numbered as Note 1 and the following shall be added as Note 2 under the Article, namely:—

“Note 2.—In the case of officials who held no substantive appointments prior to 1st April 1952 (i.e., those holding either *sub pro tem*, temporary, or acting tenures), their pay may be fixed from 1st April 1952 at what they were actually drawing on that date (excluding duty allowance). The period for which they have drawn that salary shall also count for future increments, if it counted for earning increments prior to 1st April 1952.

“In the case of officials holding only *sub pro tem* or temporary tenures in their parent Departments prior to 1st April 1952 and officiating in other departments (from dates prior to 1st April 1952), their pay in the new departments shall be fixed at the *sub pro tem* or temporary pay in their parent departments if such pay exceeds the officiating pay in the new department on 1st April 1952.”

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